

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

4 Jose Chung Luo, et al.,	Case No. 2:21-cv-001612-CDS-BNW
5 v.	Order Setting Hearing on Motion for
6 Plaintiffs	Preliminary Approval of Proposed
7 Spectrum Pharmaceuticals, Inc., et al.,	Class Action Settlement
8 Defendants	[ECF No. 130]

10 Lead plaintiff International Trading Group, Inc. filed an unopposed motion for  
11 preliminary approval of settlement. ECF No. 130. Under Federal Rule of Civil Procedure 23, if a  
12 proposal would bind class members, “the court may approve it only after a hearing and only on  
13 finding that it is fair, reasonable, and adequate after considering” a number of factors. Fed. R.  
14 Civ. P. 23(e)(2). Generally, the approval of class action settlements under Rule 23(e) occurs in  
15 two stages. In the first stage, “the court preliminarily approves the settlement pending a fairness  
16 hearing, temporarily certifies a settlement class, and authorizes notice to the class.” *Ontiveros v.*  
17 *Zamora*, 2014 WL 3057506, at \*2 (E.D. Cal. July 7, 2014). Because that phase focuses on assessing  
18 whether the proposed settlement merits preliminary approval, which would lay the groundwork  
19 for a future fairness hearing, the parties are ordered to appear for a hearing on plaintiffs’  
20 unopposed motion for preliminary approval of settlement on June 11, 2025, at 10:00 a.m. in LV  
21 Courtroom 6B.

22 Dated: May 22, 2025

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24 Cristina D. Silva  
United States District Judge  
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